1 The Honorable Benjamin H. Settle 2 3 4 5 6 7 IN THE UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON AT TACOMA 9 10 11 SHERRI I. DEEM, INDIVIDUALLY AND AS Case No. 3:17-cv-05965-BHS 12 PERSONAL REPRESNETATIVE OF THE ESTATE OF THOMAS A. DEEM, STIPULATED MOTION AND ORDER TO 13 Plaintiffs, EXTEND DEADLINE ON EXPERT DISCLOSURE OF CAPTAIN MARGARET 14 MCCLOSKEY (USN, RET.) v. 15 ARMSTRONG INTERNATIONAL, INC., ET 16 AL. 17 Defendant. 18 STIPULATED MOTION 19 20 COMES NOW counsel for Defendant John Crane Inc. ("JCI"), on the one hand, and counsel for Plaintiffs Sherri L. Deem, individually and as Personal Representative of the Estate 21 of Thomas A. Deem ("Plaintiffs"), on the other hand, and hereby moves this Court to enter an 22 amended Order allowing the expert disclosure deadline for JCI's expert Captain Margaret 23 McCloskey (USN, Ret.) ("Captain McCloskey") be due January 25, 2023. 24 Defendant JCI has notified all Defendants in this case of this stipulation and proposed 25 order and have been told they have no objection. 26

AMENDED STIPULATED MOTION TO EXTEND DEADLINES
Case No.: 3:17-cv-05965-BHS - 1

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Dated this 25th day of January 2023. 1 2 /s/ Daira Waldenberg /s/ Lucas Garrett (with permission) Daira Waldenberg, WSBA #27469 Lucas Garrett, WSBA #38452 3 Hawkins Parnell & Young, LLC SCHROETER, GOLDMARK & BENDER 600 University Street, Suite 2305 810 Third Avenue, Suite 500 4 Seattle, WA 98101-4129 Seattle, WA 98104 5 dwaldenberg@hpylaw.com T: 206-622-8000 garrett@sgb-law.com 6 Attorneys for Defendant JOHN CRANE INC. 7 David Humen (Pro Hac Vice) 8 Dean Omar Branham, LLP 302 North Market Street, Suite 300 9 Dallas, Texas 75202 dhumen@dobllp.com 10 11 Attorneys for Plaintiffs 12 **ORDER** 13 Based upon the foregoing Stipulated Motion, it is hereby ORDERED that the expert 14 disclosure deadline for JCI's expert Captain McCloskey be due January 25, 2023. 15 Dated this 26 day of January, 2023. 16 17 18 MIN H. SETTLE 19 United States District Judge 20 Presented by: 21 /s/ Daira Waldenberg Daira Waldenberg, WSBA #27469 22 Hawkins Parnell & Young, LLP 23 600 University Street, Suite 1800 Seattle, WA 98101-4129 24 dwaldenberg@hpylaw.com 25 Attorneys for Defendant JOHN CRANE, INC. 26

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STIPULATED MOTION TO EXTEND DEADLINE - CAPTAIN MCCLOSKEY
Case No.: 3:17-cv-05965-BHS - 3

CERTIFICATE OF SERVICE I hereby certify that on January 25, 2023, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send notification of the filing to all counsel of record who receive CM/ECF notification. /s/Rhonda Faye Hodge Rhonda Faye Hodge Legal Assistant